SCHOOL COMMITTEE HOPEDALE PUBLIC SCHOOLS TUESDAY, SEPTEMBER 6, 2016 5:00 P.M.

JH/SH MEDIA CENTER

AGENDA

NEW TEACHER RECEPTION 5:00-5:45 Draper Library

JH/SH TOUR WITH SUPERINTENDENT AND BUILDINGS AND GROUNDS SUPERVISOR 5:45-6:00

CALL TO ORDER: School Committee Chairperson, Lori Hampsch

APPROVAL OF SCHOOL COMMITTEE MEETING MINUTES AUGUST 24, 2016

STUDENT REPRESENTATIVES' REPORT

RECOGNITION

Professional Status recognition

SUPERINTENDENT'S COMMENTS

- Opening Day for Staff
- Opening Day for Students
- New Teacher Reception
- JH/SH Tour Update
- BBC Orientation
- September Early Release Plan
- Out-of-District Coordinator Hiring Update
- IT/Technology Position Update

COMMITTEE RESPONSE TO SUPERINTENDENT'S COMMENTS

CORRESPONDENCE

Letter to Open Contract Negotiations

FINANCIAL ITEMS/BUDGET:

- Warrants for Signature
- Monthly Report

COMMITTEE ON POLICY:

AGENDA ITEMS:

- Opening of School Report-Principals
- Superintendent's Entry Plan
- Superintendent's Goals (needs approval)
- Letter of Agreement 2016-2017 Teacher Evaluation (needs approval)
- Introduction of Matt King, Superintendent's Coach

AUDIENCE TO CITIZENS

NEXT MEETING: October 4, 2016

The listings of matters are those reasonably anticipated by the Chair which may be discussed at the meeting. Not all items listed may in fact be discussed and other items not listed may also be brought up for discussion to the extent permitted by law.

EXECUTIVE SESSION, IF NEEDED:

- (1) To discuss the reputation, character, physical condition or mental health, rather than professional competence, of an individual, or to discuss the discipline or dismissal of, or complaints or charges brought against, a public officer, employee, staff member or individual.
- (2) To conduct strategy sessions in preparation for negotiations with nonunion personnel or to conduct collective bargaining sessions or contract negotiations with nonunion personnel;
- (3) To discuss strategy with respect to collective bargaining or litigation if an open meeting may have a detrimental effect on the bargaining or litigating position of the public body and the chair so declares;
- (4) To discuss the deployment of security personnel or devices, or strategies with respect thereto;
- (5) To investigate charges of criminal misconduct or to consider the filing of criminal complaints;
- (6) To consider the purchase, exchange, lease or value of real property if the chair declares that an open meeting may have a detrimental effect on the negotiating position of the public body;
- (7)To comply with, or act under the authority of, any general or special law or federal grant-in-aid requirements;
- (8) To consider or interview applicants for employment or appointment by a preliminary screening committee if the chair declares that an open meeting will have a detrimental effect in obtaining qualified applicants; provided, however, that this clause shall not apply to any meeting, including meetings of a preliminary screening committee, to consider and interview applicants who have passed a prior preliminary screening;
- (9) To meet or confer with a mediator, as defined in section 23C of chapter 233, with respect to any litigation or decision on any public business within its jurisdiction involving another party, group or entity, provided that:

ADJOURNMENT

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